COMMITTEE REPORT

MADAM PRESIDENT:

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The Senate Committee on Health and Provider Services, to which was referred Senate Bill No. 143, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, delete lines 1 through 15, begin a new paragraph and insert:

"SECTION 1. IC 12-7-2-0.8 IS ADDED TO THE INDIANA CODE
AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
1, 2008]: Sec. 0.8. "Abatement" has the meaning set forth in
IC 13-11-2-0.5.
SECTION 2. IC 12-7-2-34.1 IS ADDED TO THE INDIANA CODE
AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
1, 2008]: Sec. 34.1. "Clearance examination" means an activity
conducted by a clearance examiner who is licensed under
IC 13-17-14 to establish proper completion of interim controls (as
defined in 24 CFR 35.110).
SECTION 3. IC 12-7-2-122.4 IS ADDED TO THE INDIANA
CODE AS A NEW SECTION TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2008]: Sec. 122.4. "Lead-based paint" has
the meaning set forth in IC 13-11-2-118.3.
SECTION 4. IC 12-7-2-169.8 IS ADDED TO THE INDIANA
CODE AS A NEW SECTION TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2008]: Sec. 169.8. "Risk assessment" means:
(1) an on-site investigation to determine the existence, nature,
severity, and location of lead-based paint hazards; and
(2) the provision of a report by the individual or the firm

1	conducting the investigation explaining the results of the		
2	investigation and options for reducing lead-based paint		
3	hazards.		
4	SECTION 5. IC 12-17.2-3.5-11.4 IS ADDED TO THE INDIANA		
5	CODE AS A NEW SECTION TO READ AS FOLLOWS		
6	[EFFECTIVE JULY 1, 2008]: Sec. 11.4. (a) Before enrollment of a		
7	child who is at least nine (9) months of age in a child care program,		
8	a provider shall obtain from the parent or guardian of the child		
9	documentation of a blood lead level test of the child.		
0	(b) If a child is enrolled in a child care program before the child		
1	is nine (9) months of age, the provider shall obtain from the parent		
.2	or guardian of the child documentation of a blood lead level test of		
.3	the child performed during the period beginning on the date the		
4	child becomes nine (9) months of age and ending on the date the		
5	child becomes fourteen (14) months of age.		
6	SECTION 6. IC 12-17.2-3.5-11.5 IS ADDED TO THE INDIANA		
7	CODE AS A NEW SECTION TO READ AS FOLLOWS		
8	[EFFECTIVE JULY 1, 2008]: Sec. 11.5. (a) This section applies after		
9	July 1, 2011.		
20	(b) Except as provided in subsection (c), a provider that		
21	operates a child care program in a building that was built before		
22	1978 shall:		
23	(1) ensure that the part of the building that is occupied by		
24	children is evaluated by means of:		
2.5	(A) an initial risk assessment not later than December 31.		
26	2011; and		
27	(B) a clearance examination at least biennially after		
28	December 31, 2011;		
29	by a person who is licensed under IC 13-17-14; and		
0	(2) if a lead hazard is found, keep children out of the area with		
51	the lead hazard until the lead hazard is remediated and the		
32	area is demonstrated to be lead hazard free through a		
3	clearance examination.		
34	(c) A provider described in subsection (b) is not required to		
55	comply with subsection (b) if:		
66	(1) the provider has a lead-based paint inspection conducted		
57	under IC 13-17-14 with respect to the part of the building that		
8	is occupied by children; and		
19	(2) one (1) of the following applies:		
10	(A) The lead-based paint inspection results indicate that no		
-1	lead-based paint exists in the part of the building that is		

occupied by children.

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(B) Abatement of any lead-based paint hazard that existed in the part of the building that is occupied by children has occurred.

1 2

2.2.

- (d) A provider shall ensure that at least one (1) individual who is employed at the facility where the provider operates a child care program attends training concerning lead hazards, including a lead-based paint rules awareness course approved by the department of environmental management, and does the following:
 - (1) Provides current lead hazard education to parents, guardians, caregivers, and employees at the facility where the provider operates a child care program.
 - (2) Maintains current knowledge concerning product recalls related to lead hazards.
 - (3) Performs regular child care program facility assessments to identify lead hazards.
 - (4) Acts to remove or remediate any lead hazards from the child care program facility.
- (e) An employee at the facility where the operator operates a child care program who performs the employee's duties under subsection (d) in good faith and the provider that employs the employee are immune from civil liability related to the performance of the duties. This subsection does not apply to an act or omission that amounts to gross negligence or willful or wanton misconduct.
- SECTION 7. IC 12-17.2-4-18.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 18.2. (a) Before enrollment of a child who is at least nine (9) months of age at a child care center, the child care center shall obtain from the parent or guardian of the child documentation of a blood lead level test of the child.
- (b) If a child is enrolled at a child care center before the child is nine (9) months of age, the child care center shall obtain from the parent or guardian of the child documentation of a blood lead level test of the child performed during the period beginning on the date the child becomes nine (9) months of age and ending on the date the child becomes fourteen (14) months of age.
- SECTION 8. IC 12-17.2-4-18.3 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: **Sec. 18.3. (a) This section applies after July 1, 2011.**
 - (b) Except as provided in subsection (c), a child care center that is located in a building that was built before 1978 shall:

I	(1) ensure that the part of the building that is occupied by
2	children is evaluated by means of:
3	(A) an initial risk assessment not later than December 31,
4	2011; and
5	(B) a clearance examination at least biennially after
6	December 31, 2011;
7	by a person who is licensed under IC 13-17-14; and
8	(2) if a lead hazard is found, keep children out of the area with
9	the lead hazard until the lead hazard is remediated and the
10	area is demonstrated to be lead hazard free through a
11	clearance examination.
12	(c) A child care center is not required to comply with subsection
13	(b) if:
14	(1) the child care center has a lead-based paint inspection
15	conducted under IC 13-17-14 with respect to the part of the
16	building that is occupied by children; and
17	(2) one (1) of the following applies:
18	(A) The lead-based paint inspection results indicate that no
19	lead-based paint exists in the part of the building that is
20	occupied by children.
21	(B) Abatement of any lead-based paint hazard that existed
22	in the part of the building that is occupied by children has
23	occurred.
24	(d) A child care center shall ensure that at least one (1)
25	employee of the child care center:
26	(1) attends training concerning lead hazards, including a
27	lead-based paint rules awareness course approved by the
28	department of environmental management; and
29	(2) does the following:
30	(A) Provides current lead hazard education to parents,
31	guardians, caregivers, and child care center employees.
32	(B) Maintains current knowledge concerning product
33	recalls related to lead hazards.
34	(C) Performs regular child care center facility assessments
35	to identify lead hazards.
36	(D) Acts to remove or remediate any lead hazards from the
37	child care center facility.
38	(e) An employee of a child care center who performs the
39	employee's duties under subsection (d) in good faith and the child
40	care center that employs the employee are immune from civil
41	liability related to the performance of the duties. This subsection
42	does not apply to an act or omission that amounts to gross

1	negligence or willful or wanton misconduct.		
2	SECTION 9. IC 12-17.2-5-18.3 IS ADDED TO THE INDIANA		
3	CODE AS A NEW SECTION TO READ AS FOLLOWS		
4	[EFFECTIVE JULY 1, 2008]: Sec. 18.3. (a) Before enrollment of a		
5	child who is at least nine (9) months of age in a child care home,		
6	child care home shall obtain from the parent or guardian of tl		
7	child documentation of a blood lead level test of the child.		
8	(b) If a child is enrolled at a child care home before the child is		
9	nine (9) months of age, the child care home shall obtain from th		
10	parent or guardian of the child documentation of a blood lead leve		
11	test of the child performed during the period beginning on the dat		
12	the child becomes nine (9) months of age and ending on the date the		
13	child becomes fourteen (14) months of age.		
14	SECTION 10. IC 12-17.2-5-18.4 IS ADDED TO THE INDIANA		
15	CODE AS A NEW SECTION TO READ AS FOLLOWS		
16	[EFFECTIVE JULY 1, 2008]: Sec. 18.4. (a) This section applies after		
17	July 1, 2011.		
18	(b) Except as provided in subsection (c), a child care home tha		
19	is located in a building that was built before 1978 shall:		
20	(1) ensure that the part of the building that is occupied by		
21	children is evaluated by means of:		
22	(A) an initial risk assessment not later than December 31		
23	2011; and		
24	(B) a clearance examination at least biennially afte		
25	December 31, 2011;		
26	by a person who is licensed under IC 13-17-14; and		
27	(2) if a lead hazard is found, keep children out of the area with		
28	the lead hazard until the lead hazard is remediated and the		
29	area is demonstrated to be lead hazard free through a		
30	clearance examination.		
31	(c) A child care home is not required to comply with subsectio		
32	(b) if:		
33	(1) the child care home has a lead-based paint inspection		
34	conducted under IC 13-17-14 with respect to the part of the		
35	building that is occupied by children; and		
36	(2) one (1) of the following applies:		
37	(A) The lead-based paint inspection results indicate that no		
38	lead-based paint exists in the part of the building that is		
39	occupied by children.		
40	(B) Abatement of any lead-based paint hazard that existed		
41	in the part of the building that is occupied by children has		
42	occurred.		

1	(d) A child care home shall ensure that at least one (1) employed	
2	of the child care home:	
3	(1) attends training concerning lead hazards, including	
4	lead-based paint rules awareness course approved by th	
5	department of environmental management; and	
6	(2) does the following:	
7	(A) Provides current lead hazard education to parents	
8	guardians, caregivers, and child care home employees.	
9	(B) Maintains current knowledge concerning produc	
10	recalls related to lead hazards.	
11	(C) Performs regular child care home facility assessment	
12	to identify lead hazards.	
13	(D) Acts to remove or remediate any lead hazards from the	
14	child care home facility.	
15	(e) An employee of a child care home who performs the	
16	employee's duties under subsection (d) in good faith and the chil	
17	care home that employs the employee are immune from civi	
18	liability related to the performance of the duties. This subsection	
19	does not apply to an act or omission that amounts to gross	
20	negligence or willful or wanton misconduct.	
21	SECTION 11. IC 12-17.2-6-16 IS ADDED TO THE INDIANA	
22	CODE AS A NEW SECTION TO READ AS FOLLOWS	
23	[EFFECTIVE JULY 1, 2008]: Sec. 16. (a) Before enrollment of a	
24	child who is at least nine (9) months of age in a child care ministry	
25	the child care ministry shall obtain from the parent or guardian o	
26	the child documentation of a blood lead level test of the child.	
27	(b) If a child is enrolled at a child care ministry before the child is	
28	nine (9) months of age, the child care ministry shall obtain from the	
29	parent or guardian of the child documentation of a blood lead leve	
30	test of the child performed during the period beginning on the dat	
31	the child becomes nine (9) months of age and ending on the date th	
32	child becomes fourteen (14) months of age.	
33	SECTION 12. IC 12-17.2-6-17 IS ADDED TO THE INDIANA	
34	CODE AS A NEW SECTION TO READ AS FOLLOWS	
35	[EFFECTIVE JULY 1, 2008]: Sec. 17. (a) This section applies after	
36	July 1, 2011.	
37	(b) Except as provided in subsection (c), a child care ministry	
38	that is located in a building that was built before 1978 shall:	
39	(1) ensure that the part of the building that is occupied by	
40	children is evaluated by means of:	
11	(A) an initial risk assassment not later than December 31	

2011; and

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(B) a clearance examination at least biennially after

2	December 31, 2011;			
3	by a person who is licensed under IC 13-17-14; and			
4	(2) if a lead hazard is found, keep children out of the area witl			
5	the lead hazard until the lead hazard is remediated and th			
6	area is demonstrated to be lead hazard free through a			
7	clearance examination.			
8	(c) A child care ministry is not required to comply with			
9	subsection (b) if:			
10	(1) the child care ministry has a lead-based paint inspection			
11	conducted under IC 13-17-14 with respect to the part of the			
12	building that is occupied by children; and			
13	(2) one (1) of the following applies:			
14	(A) The lead-based paint inspection results indicate that no			
15	lead-based paint exists in the part of the building that is			
16	occupied by children.			
17	(B) Abatement of any lead-based paint hazard that existed			
18	in the part of the building that is occupied by children has			
19	occurred.			
20	(d) A child care ministry shall ensure that at least one (1)			
21	employee of the child care ministry:			
22	(1) attends training concerning lead hazards, including a			
23	lead-based paint rules awareness course approved by the			
24	department of environmental management; and			
25	(2) does the following:			
26	(A) Provides current lead hazard education to parents,			
27	guardians, caregivers, and child care ministry employees.			
28	(B) Maintains current knowledge concerning product			
29	recalls related to lead hazards.			
30	(C) Performs regular child care ministry facility			
31	assessments to identify lead hazards.			
32	(D) Acts to remove or remediate any lead hazards from the			
33	child care ministry facility.			
34	(e) An employee of a child care ministry who performs the			
35	employee's duties under subsection (d) in good faith and the child			
36	care ministry that employs the employee are immune from civil			
37	liability related to the performance of the duties. This subsection			
38	does not apply to an act or omission that amounts to gross			
39	negligence or willful or wanton misconduct.".			
40	Page 2, between lines 18 and 19, begin a new paragraph and inserts			
11	"SECTION 16. IC 16-18-2-116.2 IS ADDED TO THE INDIANA			
12	CODE AS A NEW SECTION TO READ AS FOLLOWS			

1	[EFFECTIVE JULY 1, 2008]: Sec. 116.2. "Environmental	
2	investigation" means an identification and evaluation of lead	
3	hazards from nonstructural sources in a child's environment. The	
4	term includes the following:	
5	(1) Presentation of results of the identification and evaluation	
6	including recommendations for reducing or eliminating	
7	exposure.	
8	(2) Education of the child's family concerning:	
9	(A) lead hazards found; and	
10	(B) temporary and permanent measures to protect the	
11	child from further exposure.".	
12	Page 2, line 25, delete "has the meaning set" and insert "refers to	
13	the childhood lead poisoning prevention fund established by	
14	IC 16-41-39.4-3.1.".	
15	Page 2, delete line 26.	
16	Page 3, line 6, after "removal" insert "or remediation, including	
17	the use of interim controls,".	
18	Page 3, between lines 7 and 8, begin a new paragraph and insert:	
19	"SECTION 21. IC 16-18-2-315.8 IS ADDED TO THE INDIANA	
20	CODE AS A NEW SECTION TO READ AS FOLLOWS	
21	[EFFECTIVE JULY 1, 2008]: Sec. 315.8. "Remediation" means	
22	actions that constitute:	
23	(1) abatement (as defined in IC 13-11-2-0.5); or	
24	(2) interim control (as defined in 24 CFR 35.110);	
25	of a lead hazard.	
26	SECTION 22. IC 16-18-2-316.4 IS ADDED TO THE INDIANA	
27	CODE AS A NEW SECTION TO READ AS FOLLOWS	
28	[EFFECTIVE UPON PASSAGE]: Sec. 316.4. "Rental unit" has the	
29	meaning set forth in IC 32-31-3-8.	
30	SECTION 23. IC 16-18-2-349.5 IS ADDED TO THE INDIANA	
31	CODE AS A NEW SECTION TO READ AS FOLLOWS	
32	[EFFECTIVE UPON PASSAGE]: Sec. 349.5. "Tenant" has the	
33	meaning set forth in IC 32-31-3-10.".	
34	Page 3, line 41, delete "If" and insert "Except as provided in	
35	subsection (d), if".	
36	Page 3, line 42, after "information" insert "within ten (10) days".	
37	Page 4, between lines 6 and 7, begin a new paragraph and insert:	
38	"(d) Subsection (c) does not apply to a person who acts in good	
39	faith to provide a complete report required under subsection (a).	
40	but who:	
41	(1) is unable to collect all of the information required for a	
42	complete report; or	

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(2) provides incorrect information on a completed report.".
 1
 2
             Page 4, line 7, delete "(d)" and insert "(e)".
 3
             Page 4, line 19, delete "(a) As used in this section,".
 4
             Page 4, delete lines 20 through 21.
 5
             Page 4, line 22, delete "(b)" and insert "(a)".
 6
             Page 4, run in lines 19 through 22.
 7
             Page 4, line 26, delete "(c)" and insert "(b)".
 8
             Page 4, line 28, delete "(d)" and insert "(c)".
 9
             Page 4, line 32, delete "(e)" and insert "(d)".
10
             Page 4, line 36, delete "(f)" and insert "(e)".
             Page 5, line 13, after "builders" insert "or remodelers".
11
12
             Page 6, line 8, after "inspectors," insert "risk assessors, clearance
13
          examiners, individuals who are trained in lead safe work
14
          practices,".
15
             Page 6, line 12, after "abatement" insert ", remediation,".
             Page 6, line 12, delete "." and insert ", including interim controls.".
16
17
             Page 6, line 21, after "abatement" insert ", remediation, including
18
          interim controls,".
19
             Page 6, line 23, after "staff" insert "and provide administrative
20
          and logistical support to".
21
             Page 6, line 23, delete "." and insert ", including conference
22
          telephone capability for meetings of the advisory council.".
23
             Page 6, delete lines 24 through 33.
24
             Page 6, line 34, delete "(h)" and insert "(f)".
25
             Page 6, line 40, delete "(i)" and insert "(g)".
2.6
             Page 7, delete lines 5 through 6.
2.7
             Page 7, line 7, delete "(2)" and insert "(1)".
             Page 7, line 9, delete "(3)" and insert "(2)".
2.8
29
             Page 7, line 13, delete "(4)" and insert "(3)".
30
             Page 7, line 26, delete "is:" and insert ":".
31
             Page 7, line 27, delete "intended primarily for use by a child;" and
32
          insert "is a banned hazardous substance under the federal
33
          Hazardous Substances Act (15 U.S.C. 1261(q)(1)); or
34
               (2) has been determined by the state department to:
35
                  (A) have a lead content that is greater than the lesser of the
                  lead content specifications for lead paint in 16 CFR 1303.2
36
37
                  or state law; or
38
                  (B) pose a danger of childhood lead poisoning because the
39
                  product, material, or packaging is reasonably expected to
40
                  be accessible to, chewed by, or ingested by a child who is
                  less than seven (7) years of age.".
41
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             Page 7, delete lines 28 through 42.
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1
            Page 8, delete lines 1 through 19.
 2
            Page 8, line 20, delete "(e)" and insert "(d)".
 3
            Page 8, delete lines 25 through 38, begin a new line blocked left and
 4
 5
          "has reason to believe that a person has violated this section, the
 6
         state department may, with or without a prior hearing, issue to the
 7
         person a cease and desist order if the commissioner determines a
 8
         cease and desist order is in the public interest. In addition to all
 9
         other remedies, the commissioner may bring an action in the name
10
         and on behalf of the state against the person to enjoin the person
11
         from violating this section.
12
             (e) The state department or a local health department may at
13
         any time during regular business hours inspect any premises where
14
         consumer products are sold, offered for sale, or distributed to
15
         establish compliance with this section.".
             Page 8, line 39, delete "(g)" and insert "(f)".
16
17
            Page 8, delete lines 41 through 42.
            Page 9, line 1, delete "(i)" and insert "(g)".
18
19
            Page 9, line 7, delete "without the requirement to satisfy subsection
20
         (d)".
21
             Page 9, line 9, after ";" insert "or".
22
             Page 9, line 10, after "item" insert "or signage".
23
            Page 9, line 11, delete "or" and insert "and".
24
             Page 9, delete lines 12 through 14.
25
             Page 9, delete lines 16 through 42.
26
             Page 10, delete lines 1 through 13.
27
            Page 10, line 23, delete "comply with the" and insert ":
28
               (1) be consistent with the federal Department of Housing and
29
               Urban Development Lead Safe Housing Rule requirements
30
               for lead safe work practices training (24 CFR 53.1330(a)(4));
31
32
               (2) provide for training courses taught in English and
               Spanish.".
33
34
             Page 10, delete lines 24 through 25.
35
             Page 10, line 29, after "determines" insert ", based on an
36
         environmental investigation,".
37
             Page 10, line 40, delete "rented to" and insert "occupied by".
38
             Page 11, line 8, delete "housing" and insert "rental".
39
             Page 11, line 10, delete "housing" and insert "rental".
40
             Page 11, line 11, delete "housing" and insert "rental".
41
             Page 11, line 13, delete "housing" and insert "rental".
42
            Page 11, line 21, delete "housing" and insert "rental".
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1	rage 11, between lines 23 and 24, begin a new line blocked left and		
2	insert:		
3	"An owner's obligation to relocate a tenant under this subsectio		
4	ends on the earlier of the date that remediation of the lead hazard		
5	is completed or the date that the rental agreement expires.".		
6	Page 11, line 24, delete "housing" and insert "rental".		
7	Page 11, line 27, delete "There is a rebuttable presumption that an'		
8	and insert "An".		
9	Page 11, line 28, delete ":" and insert ", during the term of the		
10	rental agreement and without cause:".		
11	Page 11, line 31, delete ";" and insert ".".		
12	Page 11, delete lines 32 through 33.		
13	Page 11, line 34, delete "(g) The" and insert "SECTION 29		
14	IC 16-41-39.4-11 IS ADDED TO THE INDIANA CODE AS A NEW		
15	SECTION TO READ AS FOLLOWS [EFFECTIVE UPON		
16	PASSAGE]: Sec. 11. (a) This section does not apply with respect to		
17	a rental unit that was built before 1978 and on which a lead-based		
18	paint inspection was performed before July 1, 2008 by a lead-based		
19	paint inspector or risk assessor licensed under IC 13-17-14.		
20	(b) Beginning July 1, 2012, the".		
21	Page 11, line 34, delete "housing".		
22	Page 11, line 39, delete "housing" and insert "rental".		
23	Page 12, line 2, delete "housing" and insert "rental".		
24	Page 12, line 2, delete "2009." and insert "2013.".		
25	Page 12, line 3, delete "housing" and insert "rental".		
26	Page 12, line 4, delete "2011." and insert "2015.".		
27	Page 12, line 5, delete "housing" and insert "rental".		
28	Page 12, line 6, delete "2013." and insert "2017.".		
29	Page 12, line 7, delete "housing" and insert "rental".		
30	Page 12, line 8, delete "2015." and insert "2019.		
31	(c) The owner of a rental unit shall report to a prospective buye		
32	the presence of lead-based paint on the disclosure form required b		
33	IC 32-21-5-10.".		
34	Page 12, delete lines 9 through 15, begin a new paragraph and		
35	insert:		
36	"SECTION 30. IC 32-21-5-7 IS AMENDED TO READ AS		
37	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 7. The Indiana rea		
38	estate commission established by IC 25-34.1-2-1 shall adopt a specific		
39	disclosure form that contains the following:		
40	(1) Disclosure by the owner of the known condition of the		
41	following:		
42	(A) The foundation.		

1	(b) The mechanical systems.		
2	(C) The roof.		
3	(D) The structure.		
4	(E) The water and sewer systems.		
5	(F) Additions that may require improvements to the sewage		
6	disposal system.		
7	(G) The presence of lead-based paint (as defined in		
8	IC 13-11-2-118.3).		
9	(G) (H) Other areas that the Indiana real estate commission		
10	determines are appropriate.		
11	(2) A notice to the prospective buyer that contains substantially		
12	the following language:		
13	"The prospective buyer and the owner may wish to obtain		
14	professional advice or inspections of the property and provide for		
15	appropriate provisions in a contract between them concerning any		
16	advice, inspections, defects, or warranties obtained on the		
17	property.".		
18	(3) A notice to the prospective buyer that contains substantially		
19	the following language:		
20	"The representations in this form are the representations of the		
21	owner and are not the representations of the agent, if any. This		
22	information is for disclosure only and is not intended to be a part		
23	of any contract between the buyer and owner.".		
24	(4) A disclosure by the owner that an airport is located within a		
25	geographical distance from the property as determined by the		
26	Indiana real estate commission. The commission may consider the		
27	differences between an airport serving commercial airlines and an		
28	airport that does not serve commercial airlines in determining the		
29	distance to be disclosed.		
30	SECTION 31. IC 34-30-2-44.2 IS ADDED TO THE INDIANA		
31	CODE AS A NEW SECTION TO READ AS FOLLOWS		
32	[EFFECTIVE JULY 1, 2008]: Sec. 44.2. The following:		
33	(1) IC 12-17.2-3.5-11.5 (Concerning lead hazard activities).		
34	(2) IC 12-17.2-4-18.3 (Concerning lead hazard activities).		
35	(3) IC 12-17.2-5-18.4 (Concerning lead hazard activities).		
36	(4) IC 12-17.2-6-17 (Concerning lead hazard activities).		
37	SECTION 32. [EFFECTIVE JULY 1, 2008] The division of family		
38	resources established by IC 12-13-1-1 shall, not later than April 1,		
39	2009, adopt rules under IC 4-22-2 to implement		

	13	
2 IC 12-1 3 Renu	7.2-3.5-11.5, IC 12-17.2-4-18.3, IC 7.2-6-17, all as added by this act.". Imber all SECTIONS consecutively. Perence is to SB 143 as introduced.)	12-17.2-5-18.4, and
and when so amended that said bill do pass .		
Committee Vote: Yeas 11, Nays 0.		

Senator Miller, Chairperson